Sinco Technologies Pte Ltd. v. Sinco Electronics (Dongguan) Co. Ltd., et al

APPENDIX D.4

DEFENDANTS' DISC. DESIGNATIONS & PLAINTIFF'S OBJECTIONS

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9	XINGKE ELECTRONICS (DONGGUAN) CO. LTD., formerly known as SINCO	,		
10	ELECTRONICS (DONGGUAN) CO., LTD., LIEW YEW SOON aka, MARK LIEW, NG			
11	CHER YONG. aka CY NG, and MUI LIANG			
12	TJOA aka ML TJOA			
13	UNITED STATES DISTRICT COURT			
14				
14 15	FOR THE NORTHERN DI	ISTRICT OF CALIFORNIA		
15 16		ISTRICT OF CALIFORNIA SCO DIVISION		
15	SAN FRANCIS	SCO DIVISION		
15 16	SAN FRANCIS SINCO TECHNOLOGIES PTE LTD.,	Case No. 3:17-CV-05517-EMC		
15 16 17	SAN FRANCIS SINCO TECHNOLOGIES PTE LTD., Plaintiff,	Case No. 3:17-CV-05517-EMC Action Filed: September 22, 2017		
15 16 17 18 19	SAN FRANCIS SINCO TECHNOLOGIES PTE LTD., Plaintiff, vs.	Case No. 3:17-CV-05517-EMC		
15 16 17 18 19 20	SAN FRANCIS SINCO TECHNOLOGIES PTE LTD., Plaintiff, vs. SINCO ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS	Case No. 3:17-CV-05517-EMC Action Filed: September 22, 2017 DEFENDANTS' DISCOVERY AND		
115 116 117 118 119 220 221	SAN FRANCIS SINCO TECHNOLOGIES PTE LTD., Plaintiff, vs. SINCO ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS TECHNOLOGY CO., LTD.;	Case No. 3:17-CV-05517-EMC Action Filed: September 22, 2017 DEFENDANTS' DISCOVERY AND DEPOSITION DESIGNATIONS		
15 16 17 18 19 20 21 22	SAN FRANCIS SINCO TECHNOLOGIES PTE LTD., Plaintiff, vs. SINCO ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS TECHNOLOGY CO., LTD.; SINCOO ELECTRONICS TECHNOLOGY CO., LTD.; MUI LIANG TJOA (an	Case No. 3:17-CV-05517-EMC Action Filed: September 22, 2017 DEFENDANTS' DISCOVERY AND DEPOSITION DESIGNATIONS Judge: Honorable Edward M. Chen		
15 16 17 18 19 20 21 22 23	SAN FRANCIS SINCO TECHNOLOGIES PTE LTD., Plaintiff, vs. SINCO ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS TECHNOLOGY CO., LTD.; SINCOO ELECTRONICS TECHNOLOGY	Case No. 3:17-CV-05517-EMC Action Filed: September 22, 2017 DEFENDANTS' DISCOVERY AND DEPOSITION DESIGNATIONS Judge: Honorable Edward M. Chen		
15 16 17 18 19 20 21 22 23 24	SAN FRANCIS SINCO TECHNOLOGIES PTE LTD., Plaintiff, vs. SINCO ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS TECHNOLOGY CO., LTD.; SINCOO ELECTRONICS TECHNOLOGY CO., LTD.; MUI LIANG TJOA (an individual); NG CHER YONG aka CY NG (an individual); and LIEW YEW SOON aka	Case No. 3:17-CV-05517-EMC Action Filed: September 22, 2017 DEFENDANTS' DISCOVERY AND DEPOSITION DESIGNATIONS Judge: Honorable Edward M. Chen		
15 16 17 18	SINCO TECHNOLOGIES PTE LTD., Plaintiff, vs. SINCO ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS TECHNOLOGY CO., LTD.; SINCOO ELECTRONICS TECHNOLOGY CO., LTD.; MUI LIANG TJOA (an individual); NG CHER YONG aka CY NG (an individual); and LIEW YEW SOON aka MARK LIEW (an individual),	Case No. 3:17-CV-05517-EMC Action Filed: September 22, 2017 DEFENDANTS' DISCOVERY AND DEPOSITION DESIGNATIONS Judge: Honorable Edward M. Chen		
15 16 17 18 19 20 21 22 23 24 25	SINCO TECHNOLOGIES PTE LTD., Plaintiff, vs. SINCO ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS TECHNOLOGY CO., LTD.; SINCOO ELECTRONICS TECHNOLOGY CO., LTD.; MUI LIANG TJOA (an individual); NG CHER YONG aka CY NG (an individual); and LIEW YEW SOON aka MARK LIEW (an individual),	Case No. 3:17-CV-05517-EMC Action Filed: September 22, 2017 DEFENDANTS' DISCOVERY AND DEPOSITION DESIGNATIONS Judge: Honorable Edward M. Chen		

Defendants hereby submit the following Discovery and Deposition Designations and

1 2 provide notice of intent to read the following designated documents or transcripts or play the videos 3 at trial. Defendants reserve the right to supplemental these disclosures, including to add 4 designations for any witnesses that become unavailable for trial due to travel restrictions or otherwise. These Discovery Designations were served on Plaintiffs and SinCo SG on September 3, 5 6 2021. Pursuant to the Court's Standing Order, Defendants will provide a hard copies of these 7 documents upon completion.

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9 10	Date	Discovery	Designated Responses
11 12	3/8/2019	Plaintiff SinCo Technologies Pte Ltd.'s Response to Defendant XingKe Electronics (Dongguan) Co., Ltd.'s First Request for Admissions	Nos. 1 through 153.
13 14 15 16 17 18 19 20 21 22 23 24 25	3/15/2019	Plaintiff SinCo Technologies Pte Ltd.'s Responses to Defendant XingKe Electronics (Dongguan) Co., Ltd.'s First Interrogatories to SinCo Technologies Pte Ltd.	No. 1 at 5:20-23, 6:2-9:21. No. 4 at 30:27-31:3. No. 5 at 31:4-15, 31:18-27, 32:16-33:16. No. 6 at 34:13-15. No. 7 at 35:10-12. No. 8 at 36:22-24. No. 9 at 37:16-39:21, 40:1-25. No. 12 at 46:7-9. No. 13 at 46:28. No. 14 at 47:20 No. 15 at 48:6-7, 48:9-11. No. 16 at 49:14-19. No. 17 at 50:25-51:2. No. 19 at 53:19-22. No. 20 at 55:8-13. No. 21 at 56:18-24. No. 23 at 58:13-14. No. 24 at 59:6-7.
26 27 28	5/9/2019	Plaintiff SinCo Technologies Pte Ltd.'s Amended Responses to Defendant XingKe Electronics (Dongguan) Co., Ltd.'s First Request	Nos. 5, 6, 142, 143, 144, 145.

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	for Admissions	
5/9/2019	Plaintiff SinCo Technologies Pte Ltd.'s Amended Responses to Defendant XingKe Electronics (Dongguan) Co., Ltd.'s First Interrogatories to SinCo Technologies Pte Ltd.	No. 6 at 6:9-16. No. 7 at 7:11-19. No. 8 at 9:9-17. No. 15 at 28:27-29:3.

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1 2 3 4 5 6	ROPERS MAJESKI PC LAEL D. ANDARA (SBN 215416) lael.andara@ropers.com ROBIN PEARSON (SBN 146704) robin.pearson@ropers.com DANIEL E. GAITAN (SBN 326413) daniel.gaitan@ropers.com 545 Middlefield Road, Suite 175 Menlo Park, CA 94025 Telephone: (650) 364-8200 Franciscian (650) 780 1701			
7 8	Facsimile: (650) 780-1701 Attorneys for Plaintiff SINCO TECHNOLOGIES PTE LTD.			
9 10	SINCO TECHNOLOGIES PTE LTD. UNITED STATES DISTRICT COURT			
11 12	NORTHERN DISTRI	CT OF CALIFORNIA		
13	SINCO TECHNOLOGIES PTE LTD,	Case No. 3:17CV5517		
14	Plaintiff, v.	PLAINTIFF SINCO TECHNOLOGIES PTE LTD'S OBJECTIONS TO DEFENDANTS' DISCOVERY		
15 16 17 18 19 20	SINCO ELECTRONICS (DONGGUAN) CO., LTD.; XINGLE ELECTRONICS (DONGGUAN) CO., LTD.; XINGKE ELECTRONICS TECHNOLOGY CO., LTD.; SINCOO ELECTRONICS TECHNOLOGY CO., LTD.; MUI LIANG TJOA (an individual); NG CHER YONG aka CY NG (an individual); and LIEW YEW SOON aka MARK LIEW (an individual),	DESIGNATIONS PRETRIAL HEARING Date: October 5, 2021 Time: 3:00 p.m. Place: Courtroom 5 – 17 th Floor Hon. Edward M. Chen TRIAL DATE November 1, 2021		
20	Defendants.			

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Plaintiff SinCo Technologies Pte. Ltd, ("SINCO") hereby provides objections to Defendants' designation of written discovery. SINCO first objects to Defendants' use of this material in any way that fails to acknowledge and follow the designations of this information as either confidential or AEO, pursuant to the Protective Order in this case, and take appropriate measure to treat them as designated.

I. OBJECTIONS TO PLAINTIFF SINCO TECHNOLOGIES PTE LTD.'S RESPONSE TO DEFENDANT XINGKE ELECTRONICS (DONGGUAN) CO., LTD.'S FIRST REQUEST FOR ADMISSIONS

SINCO objects to the blanket designation of all 153 response to Request for Admissions, without making any effort to identify those responses that are related or necessary to any pending claim or defense. SINCO objects to the use of any of these responses without a complete production of the total of the response to avoid divorcing context or misrepresenting the information SINCO provided. SINCO objects to the extent that many of these responses are duplicative of deposition or live testimony and are therefore unnecessary.

SINCO objects to the Defendants unsupported legal theory that if the SINCO mark had become abandoned in CHINA, it would be abandoned worldwide. This premise is unsupported by the law. See Restatement Third, Unfair Competition § 30, comment a (1995) ("Common law priority in a particular geographic area is thus lost if the designation has been abandoned by the owner in that geographic area."). As a matter of logic, there is no reason why trademark rights cannot be abandoned only in a given trade area. If nationwide rights can be abandoned, then territorially limited rights can also be abandoned. § 17:22. Abandonment of rights in limited territorial area, 3 McCarthy on Trademarks and Unfair Competition § 17:22 (5th ed. Sept. 2021 Update) SINCO objects to use of RFA nos. 5-9 and 130-134 as irrelevant to any claim or defense and the fact to be admitted or denied is irrelevant whatever the answer.

SINCO objects to use of RFA responses 11-129; 135-140; 142-147 based on the written objects provided in the responses, or otherwise relevant to any pending claim or defense.

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II. OBJECTIONS TO PLAINTIFF SINCO TECHNOLOGIES PTE LTD.'S RESPONSES TO DEFENDANT XINGKE ELECTRONICS (DONGGUAN) CO., LTD.'S FIRST INTERROGATORIES TO SINCO TECHNOLOGIES PTE LTD.

SINCO asserts the written objections provided in the responses as provided on March 15, 2019. SINCO objects to the use of any of these responses without a complete production of the total of the response to avoid divorcing context or misrepresenting the information SINCO provided under Federal Rule of Evidence 106. For Example, in response to No. 1, Defendants attempt to cherry pick some of the objections and ignore the complete response: No. 1 at 5:20-23, 6:2-9:21.

SPECIAL INTERROGATORY NO. 1:

Identify documents that define the role, status, and responsibilities of all Sinco's employees who are embedded with another company since April 27, 2000.

RESPONSE TO INTERROGATORY NO. 1:

Responding Party incorporates its General Objections as if fully restated herein. Responding Party objects to Interrogatory as vague and ambiguous since it fails to define "embedded" and "another company," since broad interpretation of the term or phrases would lead to irrelevant information and impermissible scope of discovery. Treating Interrogatory as calling only as to those employees who are/were Responding Party/SINCO employees since 2005 and were placed at a separate location to oversee the work being conducted for SINCO as to U.S. customer projects (rather than any company or any employee or at any time). Responding Party also objects to this Interrogatory on the grounds that it invades Responding Party's and/or a third party's rights to privacy, and other privileges protected by the United States Constitution, as well as foreign, federal and state law. Responding Party further objects to this Interrogatory to the extent that it calls for information of third parties which is neither relevant to the subject matter of the action, nor reasonably calculated to lead to the discovery of admissible evidence.

The remaining designations, ignore the initial interrogatory or the complete objections, to the extent they reference them at all.

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For example, No. 5 at 31:4-15, 31:18-27, 32:16-33:16, ignores the substantive response at 32:1-15. Thereafter, Defendants maintain this practice of ignoring the request and objections, and then resort to citing cumulative responses out of context, where the substantive information identified is identical for each:

No. 6 at 34:13-15.

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13 responds as follows: The term "parent company," when read in the context of the whole of the Second Amended Complaint is referring to JINLONG MACHINERY & ELECTRONICS CO., 14 15 LTD., as SINCO has had no involvement or knowledge of Sincoo.

No. 7 at 35:10-12.

10 responds as follows: The term "parent company," when read in the context of the whole of the 11 Second Amended Complaint is referring to JINLONG MACHINERY & ELECTRONICS CO., 12 LTD., as SINCO has had no involvement or knowledge of Sincoo.

No. 8 at 36:22-24.

21 Subject to, and without waiving the foregoing objections and privileges, Responding Party 22 responds as follows: The term "parent company," when read in the context of the whole of the 23 Second Amended Complaint is referring to JINLONG MACHINERY & ELECTRONICS CO., LTD., as SINCO has had no involvement or knowledge of Sincoo. 24

SINCO objects to designation response to No. 9 as a violtation of Federal Rule of Evidence 106. The rule is based on two considerations. The first is the misleading impression created by taking matters out of context. The second is the inadequacy when delayed to a point later in the trial. Defendants' simply ignore bad evidence:

> On April 26, 2018 and May 4, 2018, defendant SinCo Electronics (Dongguan) Co.'s PRC 2 trademarks (Registration Nos. 8607396 and 8607476) were invalidated pursuant to Article 31, 3 Paragraphs 1 and 2 of Article 45 and Article 46 of the PRC pre-amended Trademark Law based 4 on "[SinCo Electronics (Dongguan) Co.'s] misappropriation, registration and use of the trademark 5 "SinCo" without authorization from SinCo. 6 The Trademark Review and Adjudication Board (the "TRAB") in the Trademark Office 7 of the State Administration for Industry & Commence of the PRC cancelled the registered "SinCo" marks on two grounds (1) SinCo had priority on the logo, and (2) defendant SinCo 8 9 Electronics (Dongguan) Co. had submitted a fabricated Design Contract as evidence of ownership 10 of the mark. The perjury was revealed by the Design Contract between defendant SinCo 11 Electronics (Dongguan) Co. and Dongguan Humen Yuan Su Computer Graphic Design Service Business which was dated July 1, 2005.

SINCO objects to the designation of Nos. 13 and 14 at 46:28, as duplicative and on the

grounds referenced above as incomplete under FRE 106 and subject to the objections. SINCO asserts that designations for 14-24 are likewise improper as incomplete under FRE 106 and subject to the objections.

III. OBJECTIONS TO PLAINTIFF SINCO TECHNOLOGIES PTE LTD.'S AMENDED RESPONSES TO DEFENDANT XINGKE ELECTRONICS (DONGGUAN) Co., LTD.'S FIRST REQUEST FOR ADMISSIONS.

SINCO objects to the designations of Amended Responses to RFA Nos. 5, 6, 142, 143, 144, 145 subject to the written objections therein. SINCO objects to the extent that many of these responses are duplicative of deposition or live testimony and are therefore duplicative.

SINCO objects to the Defendants unsupported legal theory that if the SINCO mark had become abandoned in CHINA, it would be abandoned worldwide. This premise is unsupported by the law. *See* Restatement Third, Unfair Competition § 30, comment a (1995) ("Common law priority in a particular geographic area is thus lost if the designation has been abandoned by the owner in that geographic area."). As a matter of logic, there is no reason why trademark rights cannot be abandoned only in a given trade area. If nationwide rights can be abandoned, then territorially limited rights can also be abandoned. § 17:22. Abandonment of rights in limited territorial area, 3 McCarthy on Trademarks and Unfair Competition § 17:22 (5th ed. Sept. 2021 Update) SINCO objects to use of RFA nos. 5-6 and 142-145 as irrelevant to any claim or defense and the fact to be admitted or denied is irrelevant whatever the answer.

IV. OBJECTIONS TO PLAINTIFF SINCO TECHNOLOGIES PTE LTD.'S AMENDED RESPONSES TO DEFENDANT XINGKE ELECTRONICS (DONGGUAN) CO., LTD.'S FIRST INTERROGATORIES TO SINCO TECHNOLOGIES PTE LTD.

SINCO objects to the designation of Amended Response to Interrogatories No. 15 as incomplete under FRE 106 and subject to the objections.

SINCO objects to the designation of Amended Response to Interrogatories Nos. 6 - 8 at 6:9-16 as incomplete under FRE 106 and subject to the objections stated and just as before Defendants' designation is duplicative:

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OPERS
A J E S K I

Menlo Park